REC Form PTO-1594 .S. DEPARTMENT OF COMMERCE (Rev. 03/01) U.S. Patent and Trademark Office OMB No. 0651-0027 (exp. 5/31/2002) 102314509 V To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): 2. Name and address of receiving party(ies) 12-13-02 Name: Media General Broacasting, Inc. Jacksonville Television, Inc. Address: Individual(s) Association Street Address: 333 East Grace Street General Partnership Limited Partnership Corporation-State Florida City: Richmond State: VA Zip:23219 ☐ Other \_\_\_\_\_ Individual(s) citizenship\_\_\_\_\_ Association Additional name(s) of conveying party(ies) attached? 🖵 Yes 🛂 No General Partnership 3. Nature of conveyance: Limited Partnership Merger Assignment Corporation-State New York Security Agreement Change of Name Other\_ If assignee is not domiciled in the United States, a domestic Other\_ representative designation is attached: 📮 Yes 📮 No June 3, 1997 (Designations must be a separate document from assignment)
Additional name(s) & address( es) attached? Yes No Execution Date: 4. Application number(s) or registration number(s): B. Trademark Registration No.(s) A. Trademark Application No.(s) 2,177,560 Additional number(s) attached 5. Name and address of party to whom correspondence 6. Total number of applications and concerning document should be mailed: registrations involved: ..... Name: Andrew C. Carington, Esquire 7. Total fee (37 CFR 3.41).....\$\_\_\_ Internal Address:\_\_ Enclosed Authorized to be charged to deposit account 8. Deposit account number: Street Address: 333 East Franklin Street Zip:23219 City: Richmond State: VA (Attach duplicate copy of this page if paying by deposit account) DO NOT USE THIS SPACE Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Andrew C. Carington, Esquire 12/17/2002 DBYRNE Name 0000 Person Signing Total number of pages including cover sheet, attachments, and document 01 FC:852T 40.00 May documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

## ARTICLES OF MERGER

OF

JACKSONVILLE TELEVISION, INC.
INTO

MEDIA GENERAL BROADCASTING, INC. UNDER SECTION 607.1101 OF THE FLORIDA BUSINESS CORPORATION ACT

FIRST: Jacksonville Television, Inc., a Florida corporation incorporated on Encember 12, 1986, (the "Disappearing Corporation"), shall merge with and into Media General

Broadcasting, Inc. (the "Merger"), a New York corporation (which was formed under the name Roy H. Park Broadcasting of Utica-Rome, Inc.) incorporated on

May 5, 1969, with Media General Broadcasting, Inc. being the surviving corporation (the "Surviving Corporation"); the Surviving Corporation will be governed by the laws of the State of New York.

SECOND: The Disappearing Corporation has one hundred (100) issued and outstanding shares of common stock,

constituting all of its capital stock; all such stock is owned by Media General, Inc. (the "Parent"), a Virginia corporation. The Surviving Corporation has one thousand (1,000) issued and outstanding shares of common stock, constituting all of its capital stock; all such stock is owned by Media General Broadcasting

Holdings, Inc., a Delaware corporation.

THIRD: The Merger was approved in accordance with the Florida Business Corporation Act. The Parent and Media General

Broadcasting Holdings, Inc. are entitled to vote on the

Merger and have approved the Merger by unanimous

written consent without a meeting and have adopted the agreement and plan of merger on the 20 day of April,

1997. The boards of directors of the Surviving Corporation and of the Disappearing Corporation approved the agreement and plan of merger on the

day of April, 1997.

FOURTH: The Merger was approved in accordance with the laws of the State of New York and is in compliance therewith.

<u>FIFTH</u>: The effective date of the Merger shall be the date on

which these Articles of Merger are filed with the

Secretary of State of the State of Florida.

SIXTH: The Surviving Corporation appoints the Secretary of

State as its agent for service of process in a

proceeding to enforce any obligation or the rights of

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dissenting shareholders of the Disappearing Comporation.

The Surviving Corporation will promptly pay to the dissenting shareholders of the Disappearing Corporation SEVENTH: the amount, if any, to which they are entitled under Section 607.1302 of the Florida Business Corporation

Act.

The agreement and plan of merger is attached hereto as Exhibit A. EIGHTH:

HINTH:

These Articles of Merger may be executed in two or more counterparts, each of which shall be deemed an original, but all of which taken together shall

constitute a single Articles of Merger.

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IN WITHESS WHEREOF, the undersigned have caused and authorised these Articles of Herger as of this  $3_0$  day of April, 1997, as their act and the act and deed of the Surviving Corporation.

MEDIA GENERAL BROADCASTING, INC.

By: VOVO)
Name: J. Stewar
Title: President

By: Name: George L. Maloney Title: Secretary

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Exhibit A

AGREEMENT AND PLAN OF MERGER
OF
JACKSONVILLE TELEVISION, INC.
INTO
MEDIA GENERAL BROADCASTING, INC.

AGREEMENT AND PLAN OF MERGER, dated as of April 30, 1997, by and between Media General Broadcasting, Inc., a New York corporation and Jacksonville Television, Inc., a Florida corporation (the "Disappearing Corporation"). Pursuant to Section 907 of the Business Corporation Law of New York and Section 607.1101 of the Florida Business Corporation Act, the constituent corporations agree that they shall merge (the "Merger") according to the terms set forth below:

FIRST: The Disappearing Corporation, which was incorporated on December 12, 1986, shall merge with and into Media General Broadcasting, Inc., which was originally incorporated under the name Roy H. Park Broadcasting of Utica-Rome, Inc. on May 5, 1969; Media General Broadcasting, Inc. will be the surviving corporation (the "Surviving Corporation") and will be governed by the laws of the State of New York.

SECOND: The Disappearing Corporation has one hundred (100) issued and outstanding shares of common stock which are entitled to vote, constituting all of its capital stock; all such stock is owned by Hedia General, Inc. (the "Parent"), a Virginia corporation. The Surviving Corporation has one thousand (1,000) issued and outstanding shares of common stock which are entitled to vote, constituting all of its capital stock; all such stock is owned by Media General Broadcasting Holdings, Inc., a Delaware corporation.

THIRD: The Merger shall be effective as of the date on which the Articles of Merger and the Certificate of Merger are filed with each respective State (the "Effective Date"). Upon the Merger, the corporate existence of the Surviving Corporation, with all its purposes, powers and objects, shall continue unaffected and unimpaired by the Merger, and the corporate identity and existence of the Disappearing Corporation, with all its purposes, powers and objects, shall be merged with and into the Surviving Corporation, and the Surviving Corporation shall be fully vested therewith. The separate existence and corporate organization of the Disappearing Corporation shall cease as of the Effective Date.

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As of the Effective Date, the issued and outstanding shares of the capital stock of the Surviving Corporation and of the Disappearing Corporation shall become and be converted as follows: (A) the shares of the Surviving Corporation's stock which are outstanding immediately prior to the Effective Date shall, by virtue of the Merger and without any action by the holder thereof, be and become shares of the Surviving Corporation; and (B) the certificates representing the shares of the Disappearing Corporation's stock outstanding and presently owned by the Parent shall be canceled. At and after the Effective Date, the Surviving Corporation shall possess all the rights, privileges, immunities, powers, and purposes, of each of the Surviving Corporation and the Disappearing Corporation; all the property, real and personal, shall vest in the Surviving Corporation without further act or deed; and the Surviving Corporation shall assume and be liable for all the liabilities, obligations and penalties of the Surviving Corporation and the Disappearing Corporation.

FIFTH: As of the Effective Date, the certificate of incorporation and the bylaws of the Surviving Corporation shall be in the form of the existing certificate of incorporation and bylaws of the Surviving Corporation.

SIXTH: This Agreement and Plan of Merger may be executed in two or more counterparts, each of which shall be deemed an original, but all of which taken together shall constitute a single agreement.

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IN WITNESS WHEREOF, each of the parties has caused this Agreement and Plan of Merger to be executed on its behalf by its duly authorized officers, as of the day and year first written above.

MEDIA GENERAL BROADCASTING, INC.

Name: J. Stewart Pryan III
Title: President

By: 7
Name: George L. Mahoney

Tiche: Secretary

JACKSONVILLE TELEVISION, INC.

By: MILL Name: James A. Zinmerman

Name: James A. Zimmerman Tiple: President

Name: George L. Mahoney

Title: Secretary

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ARTICLES OF MERGER Merger Sheet

**MERGING:** 

JACKSONVILLE TELEVISION, INC., a Florida corporation J46797

## INTO

MEDIA GENERAL BROADCASTING, INC., a New York corporation not qualified in Florida

File date: June 3, 1997

Corporate Specialist: Annette Hogan

Division of Corporations - P.O. BOX 6327 -Tallahassee, Florida 32314

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Department of State

I certify the attached is a true and correct copy of the Articles of Merger, filed on June 3, 1997, as shown by the records of this office.

The document number of the surviving corporation is J46797.

Media General Broadcasting, Inc, the surviving Florida corporation

Given under my hand and the Great Seal of the State of Florida, at Tallahassee, the Capitol, this the Second day of July, 1997

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**RECORDED: 12/13/2002** 

Sandra B. Mortham Secretary of State

Sandra B. Mortham)